United States Court of Appeals for the Cighth Circuit

	Jot the Cighth Cittuit	
_	No. 13-2250	
	Peggy Battles	
	Plaintiff - Appellan	t
	v.	
Thompson Hospitality S	ervices LLC, Originally Sued As	Thompson Hospitality
	Defendant - Appelle	ee
	eal from United States District Co Eastern District of Arkansas - Pin	
	Submitted: February 7, 2014 Filed: February 20, 2014 [Unpublished]	
Before WOLLMAN, MU	RPHY, and SMITH, Circuit Judg	ges.
PER CURIAM.		
	eals from the district court's adder the Age Discrimination in Er	-

¹The Honorable Kristine G. Baker, United States District Judge for the Eastern District of Arkansas.

29 U.S.C. § 623. Upon our careful de novo review, see Gibson v. Am. Greetings Corp., 670 F.3d 844, 852 (8th Cir. 2012), we agree with the district court that Battles failed to demonstrate that a genuine issue of material fact existed on whether (1) her former employer's legitimate and nondiscriminatory reason for terminating her employment was a pretext for age discrimination; and (2) she was subjected to a hostile work environment based on her age. We also agree with the court that the retaliation claim fails, because Battles did not administratively exhaust the claim before filing this suit.² Accordingly, we affirm. See 8th Cir. R. 47B.

²To the extent Battles argues on appeal that her counsel below was deficient in representing her, we note that there is no constitutional or statutory right to effective assistance of counsel in a civil case. See <u>Taylor v. Dickel</u>, 293 F.3d 427, 431 (8th Cir. 2002).